

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

David Goldhagen,

2:14-cv-00672-JAD-GWF

Plaintiff

V.

Ventrum Energy Corporation, et. al,

Order Dismissing Action Under LR 41-1 for Want of Prosecution

Defendants

10 LR 41-1 provides that “All civil actions that have been pending in this Court for more than
11 two hundred seventy (270) days without any proceeding of record having been taken may, after
12 notice, be dismissed for want of prosecution on motion of counsel or by the Court.” The last
13 proceeding of record that occurred in this case was the March 19, 2015, return of the subpoena on
14 Wells Fargo Bank.¹ Thus, on October 7, 2015, I notified plaintiff that this case would be dismissed
15 under LR 41-1 “unless he takes some action to move this case forward” by December 14, 2015.²
16 Plaintiff has taken no action since my October notice, and the December 14, 2015, deadline I set
17 passed more than a month ago.

18 Accordingly, with good cause appearing and no reason for delay, IT IS HEREBY
19 ORDERED, ADJUDGED, AND DECREED that this case is dismissed in its entirety and without
20 prejudice under LR 41-1. The Clerk of Court is directed to close this case.

Dated this 19th day of January, 2016.

Jennifer A. Dorsey
United States District Judge

1 ECF 28.

2 ECF 29.